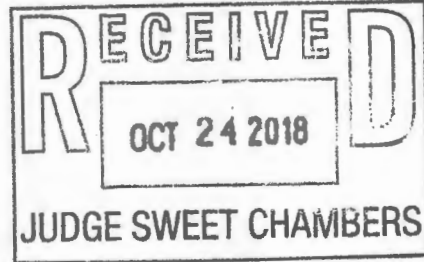


THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

CHRISTOPHER HUDSON, in his)
individual capacity on behalf of himself)
and others similarly situated,)
)
Plaintiff,) Civ. Action No. 1:18-cv-4483-RWS
)
v.)
)
NATIONAL FOOTBALL LEAGUE)
MANAGEMENT COUNCIL, *et al.*,)
)
Defendants.)
)



STIPULATION OF ELECTRONIC SERVICE

Plaintiff Christopher Hudson and Defendants the National Football League Management Council, the National Football League Players Association, the Retirement Board of the Bert Bell/Pete Rozelle NFL Player Retirement Plan, Katherine "Katie" Blackburn, Richard "Dick" Cass, Ted Phillips, Samuel McCullum, Robert Smith, and Jeffrey Van Note (collectively "Defendants"), by and through their undersigned counsel, hereby stipulate and agree that:

1. Each of the Parties to this Stipulation, through its below-signed counsel, consents to service of notices, correspondence, formal discovery and responses thereto and other documents in this litigation not exceeding 5 megabytes by electronic mail, without simultaneous service via U.S. mail (or any other means pursuant to Rule 5 of the Federal Rules of Civil Procedure), by sending the document to each of the following counsel at the following respective email addresses (without the need to serve any other counsel):

As to Counsel for Plaintiff

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	<i>As to Counsel for Defendants the Retirement Board of the Bert Bell/Pete Rozelle NFL Player Retirement Plan, Katherine "Katie" Blackburn, Richard "Dick" Cass, Ted Phillips, Samuel McCullum, Robert Smith, and Jeffrey Van Note</i>
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2. Pursuant to Federal Rule of Civil Procedure 5(b)(2)(E), service shall be complete upon the transmission of the documents unless the serving party learns that it did not reach the persons intended to be served.

3. For service of documents over 5 megabytes, the Parties agree to serve such documents via another method of service permitted under the Federal Rules of Civil Procedure unless the serving Party has made prior arrangements with the Counsel for the Parties to be served to receive electronic delivery.

4. Each of the Parties may change the above listed Counsel or email addresses by filing a notice with the Court advising all Parties of the change of Counsel or email by which service should be made.

5. Each of the Parties may withdraw from this Stipulation by filing a notice with the Court with at least 7 days' notice advising all Parties of such withdrawal.

6. Nothing in this Stipulation shall prohibit any Party, at its option, from utilizing any other method of service permitted under the Federal Rules of Civil Procedure.

7. This Stipulation does not apply to filings or notices by ECF.

8. Nothing in this Stipulation shall change the rules concerning computing and extending time set forth in Rule 6.

Dated: October 24, 2018

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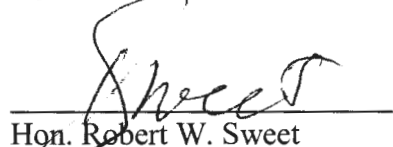
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“DICK” CASS, TED PHILLIPS, SAMUEL
MCCULLUM, ROBERT SMITH, AND
JEFFREY VAN NOTE

SO ORDERED.


Hon. Robert W. Sweet
10-26-18